

THE SPIRIT OF DEMOCRACY EDITED BY J. R. MORRIS.

WOODSFIELD.

FRIDAY, MAY 17, 1844.

THE VOICE OF OHIO. FOR PRESIDENT,

MARTIN VAN BUREN. Subject to the decision of the National Convention. FOR GOVERNOR OF OHIO,

DAVID TOD, of Trumbull County. ELECTORAL TICKET.

SENATORIAL. JOSEPH H. LARWILL, of Wayne, DOWTY UTTER, of Clermont.

CONGRESSIONAL. lat District CLAYTON WEBB, of Hamilton, JAMES M. DORSEY, of Darke, R. D. FORSMAN, of Green, JUDGE JOHN TAYLOR, of Champaign DAVID HIGGINS, of Lucas, 5th GILBERT BEACH, of Wood, JOHN D. WHITE, of Brown, 7th THOMAS MEGRADY, of Ross, 8th

VALENTINE KEFFER, of Pickaway, JAMES PARKER, of Licking, 10th " GRENVILLE P. CHERRY, of Marion, 11th GEORGE CORWINE, of Scioto, 12th " CAUTIOUS C. COVEY, of Morgan, 13th ISAAC M. LANNING, of Guernsey, 14th WALTER JAMIESON, of Harrison, 15th SEBASTIAN BRAINAND, of Tusca's 16th JAMES FORBES, Sr. of Carroll, 17th NEAL McCoy, of Wayne, 18th ** MILO STONE, of Summit, 19th

BENJAMIN ADAMS, of Lake,

STEPHEN N. SARGENT, of Median

DEMOCRATIC CENTRAL COMMITTEE DAVID KIRKBRIDE, ALEX. HUMPHREYS, ISAAC A. BROCK, WM. S. WILSON,

GEORGE W. DURKEE, HENRY CRUM, DANIEL DAUGHERTY. (13- The absence of the editor must account for

any omissions which may occur in this number. We have commenced this week the publication of Dr. Duncan's speech, believing that we cannot better employ our columns. The way it shows up whiggery is a caution to Klay Koons.

CONGRESS.

On the 10th inst. the bill to amend and modify the tariff act of 1842, was taken up as the special order of the day. Mr. Elmer moved to lay the bill on the table; and the vote thereon was a test vote. The vote was then taken by yeas and nays, and the bill was laid on the table by a vote of 105 to 99. The following is the vote of the Ohio delegation: Yeas .- Messrs. Florence, Giddings, Harper,

Johnson, Schenck, Tilden, Vance, Vaumeter and Vinton-all whigs. Nays.-Messrs. Brinkeroff, Dean, Duncan, McCauslen, McDowell, Matthews, Morris, Potter, and Weller-all democrats.

There are too vacancies from this State.

THE PHILADELPHIA RIOTS. Philadelphia has again been visited with a most disgraceful riot, which, as we learn, was occasioned by a disturbance at a Native American Meeting. The riot lasted three days, and the destruction of life and property was immense. From ten to fifteen persons were killed, and many wounded .--Over sixty houses were burned, among which were St. Michael's and St. Augutines churches, the Catholic Seminary and two houses belonging to the Catholic clergy. The Saturday Post

"THE DAMAGES &c. All is now-Friday P. M .- perfect ly quiet. The damages of this outbreak

cannot fall short of two hundred thousand dollars, and may exceed that sum. St. Augustine's church and buildings must have been worth, inclusive of the ornaments, at least fifty thousand dollars, and St. Michael's and the Seminary as much more.

Inquests have been held upon several of the persons killed. In all, verdicts ars the same, death by hands sight was hailed by the mob with loud unknown. How many of the Irishmen were killed, and how many lives lost in the fire, is unknown.

The following is a list of the killed

KILLED.

John Shreeves, painter, shot through

the head; died instantly. George Stievel, rope maker, south-wark; ball entered his neck and passed through one of his lungs and the heart.

Louis Grable, stone cutter, Southwark; ball entered his right temple and passed out at the crown of the head, tearing off a portion of the scalp.

Wesley J. Rheindollar, shoemaker; ball entered his back at the right shoul-

Wm. E. Hillman; ball entered at the right shoulder.

Joseph Rice, bullet entered his head and killed him instantly. affray, but had left his house a moment ed. and was looking over the fence when

the ball struck him]

of his ears, died instantly.

thigh and splintered the bone.

Charles Orte, shot with a slug in the head, the superior part of his scull is

He is probably dead; the wound is during the burning.

Peter Albright, shot in the hand. Willis H. Blaney, wounded in the foot, but not dangerously.

Augustus Peale, bullet entered his left arm above the elbow, and badly fractured it. The ball was abstracted and was perfectly flat.

Wright J. Ardis, ship carpenter, shot through the hip, dangerously wounded. John Lusher, buliet entered his left breast, inflicting a mortal wound. He is probably dead.

John Taggart, shot in the forehead and badly beaten, wounds and injuries mortal. He is probably dead.

Taylor, butcher, Southwark, struck by a spent ball in the eye, wound dangerous.

James Brown, broken leg, occasioned by running against awning post. A man who is unknown, had the patella or cap of the knee dislocated. Washington Heyberger, badly woun-

John Fagan, ball entered at the shoulder and passed out at the back. Two Lays were wounded in the ablomen, slightly, and we have heard of

i-ngerously. The Post further says:

The scene during the conflagration s described in the report of the U. S. Gazette as awfully grand. A great sea of fire raged, the roating noise of which was heard at a considerable distance, mingled with the crash of falling timbers or tumbling walls. People were hurrying hither and thither, anxiously endeavoring to save the propety, and on the open lots adjacent, piles of furniture were heaped up promiscuously. Women and children nade houseless by the destruction of their homes, were gathered in the vicinity, and the whole scene had its appropriate climax in the glitter of the arms and accoutrements of the soldiers, the cannon an their guards, and the dense and dark mass of people by which the whole square was hemmed

There is among the heart-rending scences mentioned, one of most terrible interest spoken of by the reporter of the Ledger. It was the burial of an intant in the church-yard, while the church and adjoining buildings were in a blaze! The only funeral service which was performed over the grave, consisted of the brief and bitter ejaculations of the parents, accompanied by the crackling of the burning timbers of the church.

The reporter of the Time mentions many thrilling circumstances. At the Mayor's office of the Northern Liberties a beautiful girl was weeping at the loss of her brother, who was dying from woulds of the day before. he was the most abject picture of despair that ould be imagined-screaming, tearing her hair; calling on the name or her brother, and venting curses most dreadful on the murderers. Further up was met a woman and her son; the latter armed with a rifle-going to the scene of riot to avenge the death of a son and a brother. The poor woman was frantic with grief-the son spoke not, face-that was revenge.

The following is a description of the burning of St. Augustine's Church:

Doors were battered-but resisted the mob to the last. The windows were then broken boys were helped into the church with torches-squibs and fire works were thrown in; the gass pipe was broken, and though the fire seemed slowly to ignite at first the flames soon burst tran the roof, and the

City Troop made an ineffectual effort to prevent her fall, gresped her hand lisle road. to disperse them. They dashed thro' somewhat tightly, "Oh. sir," she simthe mob several times, but way was pered, "if it is come to that, you may made for them, and the crowd instant. ask my papa." ly closed again each time. When the great clock in the steeple struck "ten," three cheers were given by the crowd, with the exclemation; "that is the last time you will strike." A few minutes past ten o'clock, the large gilt marble cross, on the top of the steeple, fell to the street, clearing the building entirely, and struck the street without injuring any person.

At about twenty-five minutes past der, traversed his boby diagonally, and ten o'clock, the steeple fell with a tre-passed out at the left breast. ten o'clock, the steeple fell with a tre-mendous crash, in a direct line down into church. Shortly after this, the roof fell in and the heavens were then more brilliantly illuminated than ever, with the light. The fire continued to burn [Mr. Rice was not engaged in the till nothing but the bare walls remain-

The dwelling of Dr. Moriarty in the the dwelling of Dr. Monarty in the eball struck him]

Matthew Hamitt, ball entered one This ears, died instantly.

Henry Hesselbauch, tavern keeper, all passed through the fleshy part of the contiguous houses, though scorelisis.

The dwelling of Dr. Monarty in the reaf, and a building occupied as a libratry and seminary both the property of the church, were suffered to burn, the firemen knowing the water would be cut off by destruction of the hose, if they played upon the church property.

The contiguous houses, though scorelisis.

EXECUTOR'S NOTICE

A LL persons indebted to the estate of Robert Lessley, late of Mouroe county, decraned, are hereby requested to make payment immediately, and those having claims against said estate, to present them for settlement, legally attested, within the contiguous houses, though scorelisis.

The contiguous houses, though scorelisis.

James Whitaker, ball entered his right | ed and disfigured, were not materially injured.

One of the most terrible features of this church burning was the awful si-George Young, bullet entered his shouts, except when the cross and steeft breast, and passed out of his brck. ple fell, and at one or two other points

There was an undoubted intention to burn other churches, and indeed demonstrations were made against St. John's in thirteenth street. A regiment of artillery was upon the ground, and the mob was warned off by Gen. Cadwlader, who gave them five minutes to disperse; and they did so.

We have not room but for one other extract, which we make from the Globe of May 9th.

It seems that the lessons taught by the late bank, of plundering, shooting, and murdering with impunity in Phil adelphia, have not been lost upon the classes whom it taught to set the laws at defiance.

It appears that the native Americans who are constituted, for the most part, of persons apposed to democracy, are visiting upon the poor Irish inhabitants of Philadelphla a reign of terror worse than that of the alien and sedition law. For three successive days, the Irish population in Philadelphia have been murdered in the streets; their houses burnt; and a number of inhabitants, in possession,) the west half of the south east quarter of the north west quarter of t with all their property, consumed in five men whose names we could not their dwellings; and their churches and 5, containing 119 38-100 acres. learn, who were w unded more or less seminaries given up to conflagration, in the m dst of the military force drawn out to prevent it. We have not time nor inclination to comment upon the scene of horror.

CHRISTIANITY.

ed warrior sheathes his sword, and plucks the laurel from his brow; the midnight murderer turns from his purpose, and like the heart smitten deciple, goes out and weeps bitterly. It brings liberty to the captive, joy to the mourner, freedom to the slave, repenhope to the faint-hearted, and assurance poor and sits down with them content- payment. ed in the midst of privations, and leaves behind everlasting bliss. It walks through great cities amid all their pomp and splendor, their imaginary pr de and their unutterable misery, a puritying, ennobling, correcting and redeeming angel. It is alike the beautiful com- lands of Jacob Miller & William Day, thence a panion of Childhand, and the comfort westerly course to intersect the county road at or and support of age. It ennobles the noble, gives wisdom to the wise, and new graces to the lovely. The patriot the priest, the poet and the eloquent man, all derive their sublime power from its inflence. MARY HOWITT.

The Globe states that Mr. Wirt, who was wounded in the hall of the hous? at representatives on Tuesday, suffered very much on Tuesday night and Wednesday from the wound. The ball did not go through his thigh bone, but did not go through his thigh bone, but er 95 acres be the same more or less. Terms, two struck the thigh bone and ran down it thirds in hand, and one third in nine months. three or four inches, and then turned at so great an angle that a probe would not follow it. It is thought it made a

frantic with grief-the son spoke not, the laderal wing party downs more nor looked he any way except that the President's mansion was more which he was going. There was but which he was going with the laderal wing party downs more county, only the laderal wing party downs more county, only that Thomas Martin, of Monroe was more which he was going. There was but which he was going with the laderal wing party downs more county, only the laderal wing party downs more county of one expression in every feature of his European potentate-and no sooner had they elected their Log Cabin President, then they voted an appropriation of six thousand dollars to add to to the wiles and the south east quarter of section four, of township six, and range seven, lying in Monroe occurry aforesaid.

May 8, 1344. [11:6w] for petitioner. splendor of the same

> THE PRESS .- The sun of the moral world before whose unobstructed beam; the lazy mists of ignorance, the chouds the county road, commencing near Elisha Enoch's until it intersects said old road.
>
> MANY CITIZENS. of superstition, and the pesti ential ris of tyranny must eventually evaporate direction of Woodsfield and ending at a point in the road leading from Woodsfield to the Road Fork like the morning dew,

Coming to the Point .-- \ young la dy, while walking with a gentleman, While the mob were engaged, the stumbled, and when her companion.

A good farmer is generally a good cellent father, and an honest man; and it is an established axiom that a well an enlightened mind.

"What time is it Tom?" "Just time to pay that little account

you owe me." O, indeed, I did not think it was

"The Fure's reduced," as the chap aid ven he dined on a single cracker. Minds ashamed of poverty, would be

proud of affluence. DIED.—In Franklin township, on the 7th in

Daniel Daugherty. Stifteenth day of May A. D. 1844, filed in the court of common pleas of the 1844, filed in the court of common pleas of the county aforesaid, his petition in Chancery praying for the sale of the following real estate, the property of said Morgan, to satisfy a claim in favor of said Smith to wit: the South East qr. of section 30 in

State of Obio Monroe County ss. William Thornton & William J. Thornton will take vs: Sliam J. Thornton will take
William Thornton & notice that Peter Dillor William J Thornton, has this day filed his petition in the Court of Common Pleas of Monroe County Ohio, praying for a decree of said court for the sale of the following real estate, to pay certain debts due from said William Thornton to said Dillon to wit: the south west quarter of the south west quarter, of section No. 5, township 6, of range

N. HOLLISTER, Sol. for Complainant May 15, 1844.

ble interest in Lands. Nancy Bennet the decedent in the following real estate lying in said county, (of which the said Elijah Bennet died

ter of section No. 1, Township No. 3, Range No.

May 17, 1844.

ON Monday the 17th day of June, 1844, between the hours of 10 o'clock A. M and 4 o'clock P. M. of said day, at the door of the Court-house, in the Christianity, like a child, goes wan-dering over the world. Fearless in its sold to the highest bidder, the following real estate, innocence, it is not abashed before as the preperty of David Griffith deceased, to wit Fifty acres of land lying on the east side of the princes, nor confounded by the wisdom North East Quarter of Section ten, in Township of Synods. Before it the bloodstain- five, of Range five. Terms of sale, two thirds cash in hand, and the balance in one year, with interest from date.

ADMINISTRATOR'S NOTICE.

NOTICE is hereby given, that at the April term A. D. 1844, the undersigned has been appointed administrator de bonis non, of the estate of Abel tance and forgiveness to the sinner, Atkinson deceased. All persons having claims against said estate, will present them duly authento the dying. It enters the hut of the sons indebted to said estate will make immediate

MARTIN TROY, Adm'r.

ROAD NOTICE. session, for a road commencing at or near the creek on the North and South line, which divides the

near the place where F. Miller's sugar camp stood AMRAH DAY,

west quarter of the south west quarter of section 15, all in township 3, range 4—containing altogeth-

May 10, 1844.

PETITION FOR PARTITION.

Burbary Buily. deceased-residents of Perry county, Ohio, that Thomas Martin, of Monrue had they elected their Log Cabin Presi-

> ROAD NOTICE. at a point on the Marietta road and running in the thence running up a run through the lands of John Kerr, to a white oak marked with the letter 'W, where the said road intersects the Bethel and Car-A PETITIONER. April 27, 1844.

NOTICE is hereby given that a petition will be presented to the commissioners of Monroe Ohio, at their next session on the first A good farmer is generally a good friend, an affectionate husband, an extending a the county road commencing at the Ohio river, at the town of Chrington, thence to cross at or near the mouth of Sunfish creek, thence the nearest and best route to Woodstilled farm denotes the supervision of field in said county, by way of what is called the ridge route. The review and alteration to commence rt the forks of the road at Thomas Carrick's Smith Shop, and from thence to Woodsfield. A PETITIONER.

> PETITION will be presented to the commissioners of Monroe co. O. at their next session in June, praying for a view and alteration on the road called the Penington Road through the south west quarter of the south west quarter of section No. 15, in township No. 2, of range No. 4, in Jackson township in said county. April 30, 1844.

STATE OF OHIO, MONROE COUNTY, SE. BY virtue of an order of the Court of Come Pleas of said county to me directed, I shall, on the 24th day of June next, between the hours of south west quarter of the same section, township and range, lying and being in said county. EDWARD ARCHBOLD,

Guardian of John Holden, a luna

PROFESSIONAL CARDS.

WM. C. WALTON, Attorney at Law,

WOODSFIELD, OHIO. 3-Office opposite the Court House.

March 15, 1844.

ATTORNEYS& COUNSELLORS AT LAW AND SOLICITORS IN CHANCERY, WOODSFIELD, OHIO.

WILL Attend, promptly, to all business entrusted March 1, 1844.

> J. R. MORRIS, ATTORNEY AT LAW,

WOODSFIELD, OHIO. March 8, 1844.

THOMAS WEST,

ATTORNEY AT LAW, WOODSFIELD, MONROE COUNTY, O. April 19, 1844.

EDWARD ARCHBOLD, ATTORNEY AT LAW,

AND NOTARY PUBLIC, WOODSFIELD, MONROE COUNTY, OHIO. March 22, 1844.

Wm. F. HUNTER

ATTORNEY AT LAW. WOODSFIELD,

MONRGE COUNTY, 01110. March 15, 1844.

DOCTOR ALEX. SHAW,

Having again located himself in WOODSFIELD, hopes by an assiduous application to business to

merit a liberal share of public patronage. March 28, 1811. DOCTOR J. McMAHON,

PRESENTS his grateful acknowledgements to the citizens of Monroe county, for their liberal pa-tronage in his professional line of business, and informs them that he has removed his office near the public square, in the west and of the house former-ly occupied by Mr. Sinclair, where he may be

He also informs the public that he has entered into a partnership with his son

A. D. McMAHON & PARDON COOK. Having made these arrangements, he hopes to suppry the demands of his patrons more punctually than he has hitherto been able to do.

J. McMAHON. Woodsfield, April 19, 1814.

ROAD NOTICE. NOTICE is hereby given that a petition will be presented to the commissioners of Monroe county at their next June session, praying for an alteration of the State Road commencing at the mouth of Miller's Run, opposite Sistersville, Va. and ending at Zanesville, O. Said alteration being on the farm of Jacob Huffman, and commencing on said State Road near his house, and terminating on said road where it passes over

Western line of his land. MANY PETITIONERS April 30, 1844.

ROAD NOTICE. THERE will be a petition presented to the com issioners of Monroe county, at their next session in June, praying for the location and establishment of a road beginning and running as follows: Commencing at the road leading from Calais to the Woodsheld road, on the land of James Wells, at or near where there is an old trail marked out; from thence running a S. E. direction to or near the S. W. corner of R. Clegg's land; thence or or gear the line between sections 4 and 6 to 5 near the S. E. corner of said Clegg's land, thence through the land of John Shaup; "nence to continue on the ridge on or near the trail which is now occupied through the land of J. Chrisman, John John, Michael Smith, Thomas Boothe, Beardmore and John Headley, to intersect the road which leads from Malaga to Kent's at or near the house of Mrs. Snider. A PETITIONER.

ROAD NOTICE. NOTICE is hereby given that a petition will be presented to the commissioners of Monroe county, at their next session, praying for an altera-tion of so much of the Woodsheld road leading to McConnellsville, as runs through the town of Carlisle, commencing at the north end of the Main NOTICE is hereby given that a petition will be street of the said town of Carlisle, thence running presented to the commissioners of Monroe southwardly with said Main street to the Cross street between William Driggs, thence southward

April 20, 1844.

April 30, 1844.

ROAD NOTICE. THERE will be a petition presented to the commissioners of Monroe county at their June session 1844, proying for the establishing a county road to commence at the Methodist Episcopal meeting house on the land of Jacob Wise, jr. in Franklin

township in said county; thence running the near-est and best way to intersect the Woodsfield street in Lewisville of Ceutre township JACOB EDWARDS. April 22, 1844.

ATTACHMENT.

chattels, rights, credits, moneys and effects of Sam-uel Pennington, an absent debtor, for the sum of four hundred dollars damages, which was returned at the April term of said court, 1844, served. 10:6w WM. OKEY, Clerk

April 27, 1844.

STATE OF OHIO, MONROE COUNTY. hoda Walker The detendant Wilson Walker will take notice, that the Wilson Walker) complainant has this day filed her petition in the Court of Common Pleas of said County, praying for a divorce on the ground of more than three years wilful absence of said Wilson.

EDWARD ARCHBOLD. April 5, 1844 .- 6cw.

NOTICE is hereby given to all concerned, that on the 14th day of March, A. D. 1844, Philip J. Anshutz sued out of the Court of Common Pleas J. Anshutz succ out of the Court of Common Piezas of Monroe county, and State of Ohio, a writ of attachment against the lands, tenements, goods, chattels, rights, credits, moneys and effects of John Hornbrook, an absent debtor, for the sum of four hundred dollars damages, which said writ was reurned at the April term of said court, 1844, served. April 27, 1811.

EXECUTOR'S NOTICE

The subscribers have received letters testamen-nry on the estate of Josiah M. Dillon, late of Monroe county deceased. All persons indebted to said estate are requested to make immediate payment; and all persons having legal claims against said estate, are requested to present them within one year duly authenticated for settlement. NATHAN HOLLISTER, JAMES SMITH,

April 26-91f

ADMINISTRATOR'S NOTICE.

NOTICE is hereby given that at the April term.

A. D. 1844, of the Court of Common Pleas of Monroe county Ohio, Francis Allen was appointed administrator of the estate of Thomas Allen, deceased. All persons, therefore, having claims against said estate will present them legally proven for settlement, within one year from this date; and all persons indebted to said estate will please

settle the same immediately. FRANCIS ALLEN, Adm'r May 3, 1844

ADMINISTRATRIX'S NOTICE. NOTICE is hereby given, that at the April Term A. D. 1844, of the court of Common Pleas of Monroe county O, Ruth Neff was appointed administratrix of the estate of Isaac Neif, deceased. All persons, therefore, having claims, against said estate will present them legally proven for settle-ment within one year from this date; and all per-sons indebted to said estate will please settle the

ADMINISTRATOR'S NOTICE. The subscribers have received letters testamentary on the estate of Apollo Stephens Senior, late of said county deceased. All persons indebted to said estate are requested to make immediate payment; and all persons having legal claims against

one year duely authenticated for settlement.

EDWARD STEPHENS,

APOLLO STEPHENS Jr.

Adiars

April 12, 1810-2t. TSATE OF OHIO, MONROE COUNTY, M.
Joseph Morris) MONROE COUNTY COM-Joseph Morris MON PLEAS.—IN CHANGE-Cornelius Okey

setting forth amongst other things that on the 17th of August, 1831, said complainant purchased from said Henry Balding (now deceased) the one third part of lot No. 30, in the town of Woodsfield, in said county, and made full payment therefor, and that the said Balding has not conveyed to com-

By JAMES R. MORRIS, his Att'y.

BY virtue of a decretal order to me directed from the Court of Common Pleas of Monroe county, Ohio, I will expose to sale at the Court House public square, in the west end of the house former-ly occupied by Mr. Sinclair, where he may be found at all times ready to obey the calls of his profession ng real estate, to wit: The north east quarter of the south east quarter of section eleven, township five, range six; to be sold on said order at the suit of William Fleming against Hester Pringle and others. THOMAS MITCHELL, Jr.

May 3, 1844. [10:5w] Sheriff, M. C. O. MASTER COMMISSIONER'S SALE BY virtue of a decretal order to me directed from the Court of Common Pleas of Monroe county, Ohio, in the case of Steel, Davenport & Co. vs. William Mason, will be offered for sale at the door of the Court House at Woodsfield in said county. on Tuesday the 4th day of June next, between the hours of 10 o'clock, A. M. and 4 o'clock P. M. of said day the following described real estate, to wit: The north west quarter of section 16, town-ship 4, & range 5, containing 160 acres be the same more or less, lying and being in the said county of

WM. OKEY, Mas. Com.

SHERIFF'S SALE. BY virtue of a fi. fa. et lev. fa. from the Court of Common Pleas of Monroe county, Ohio, I will expose to public outcry at the front door of the Court House in the town of Woodsfield, in Monroe co. Ohio, on Monday the 10th day of June next, between the hours of 10 o'clock, A. M. and 4 P. M. on said day, the 10th wing real estate, to wit: the North West Cuarter of Section No. 5, township No. 6, bi Range No. 6, containing about 159 acres; io, a part of the North East quarter of Section 11, township 6, of range 6, in the tract of land known by the name of the 7 range; beginning for the same at a post 28 perches southward of the N. E. corner of said sec. 11, on the line dividing the same from sec. 5; thence southward with the section line dis-tance 71 perches and six-tenths to a post; thence westward running parallel to the line dividing said section 11 from section 10, distance 78 parches and three-tenths to a post; thence northward running parallel to the line dividing said section 11 frem section 5, distance 51 perches and one-tenth to a post; thence a direct line to the place of beginning distance 81 and seven-tenth perches, containing 30 acres of land more or less. Taken in execution as

THOMAS MITCHELL, Jr.]10:5w] Sheriff M. C. O. May 3, 1844.

DISSOLUTION of PARTNERSHIP. THE undersigned have this day by mutual consent dissolved the partnership heretofore existing between us, and known under the name of the firm of JAMES W. SHANKLAND & CO. The books belonging to the firm will be settled up by John M. Rownd. All persons indebted to said firm are requested to call immediately and close their res-

JAMES W. SHANKLAND. JOHN M. ROWND. Lexington, Monroe co. O. April 20, 1844. 916

State of Ohio, Monroe county ss. Court of Common Pleas, June term 1843, Thomas Weston, Executor of Jacob Ollom' dec'd Sarah Ann Ollom, (widow) William Jackson Ol-

lom, Matthew Ollom, Mariah Ollom, Minerva Ollom, Isaac W. Ollom, Jeremiah Ollom, Benjamin on the 21st day of February, A. D. 1844, Moses
M. Marling sued out of the Court of Common
Pleas of Monroe county, and State of Ohio, a writ
of attachment against the lands, tenements, goods,
chattels, rights, credits, moneys and effects of Sare. The above named defendants will take notice

the above named detendants will take notice that said petitioner has this day filed in said court, his amended petition praying to be authorized to sell the E half of the N E qr. Also the S W qr. of the S E qr. of section 20 in range 3 and townships 2 in said county, to pay the debts of said Jacob Ollom's estate and that said petition will be heard at the tree of the court. at the the next term of the court.
THOMAS WESTON, Ext.

BY MASON & MOODEY, Sel'rs Woodsfield, April 5, 1844 .- No. 6*6t.

STATE OF OHIO, MONROE COUNTY. Mary Carmichael vs:

John Carmichael jr.

John Carmichael jr.

petition in the Court of Common Pleas of said County, praying for a divorce on the ground that said John Carmichael Jr. has been convicted of bigamy in the County of Meigs, and actually sentenced to the Penitentiary of this Suite and confind therein its name of the Suite and confind EDWARD ARCHHOLD

There is nothing in the world well calculated to secure the pe society as truth,

Smith to wit: the South East qr. or service.

T. 3 of R. 5, in Monroe County Ohio.

N. HOLLISTER,
Sol. for Comptainant.
12.6 w

in Monroe County Ohio.

James Porter Adm'r. et Monroe common Pleas Elijah Bennet Dec'd. Petition to sell equita-Riley Bennet and others & To Riley Bennet and the heirs & legal representatives of Elijah Bennet deceased. You are hereby informed that on the 14th day of May 1844, said administrator filed his petition in the Court of Common Pleas of Monroe County Ohio, the object and prayer of which petition is to obtain an order &c. at the next term of said Court for the assignment of the Dower of Nancy Bennet, the widow of said Elijah Bennet Dec'd. in and for the sale of the equitable estate of

> JAMES PORTER, Adm'r. of Elijah Bennet Dec'd. JNO. M. KIRKBRIDE, Sol. for Petitioner 12:4w

ADMINISTRATOR'S SALE.

THOMAS GRIFFITH. Ex'r. of David Griffith, deceased May 17, 1844-5w.

May 17, 1844-31. THERE will be a petition presented to the Commissioners of Monroe County Ohio, at their next

May 17, 1844. ADMINISTRATOR'S SALE. VILL be sold at the court house in Woodsfield, Monroe county, Ohio, on Monday, the 24th day of June next, between the hours of 10 o'clock. A. M. and 4 o'clock, P. M. of said day, the fol-lowing lands, belonging to the estate of Robert Watt, deceased, to wit: The south east quarter of the north east quarter of sec 21; also, the south west quarter of the north west quarter of section 15; also, 15 acres in the north half of the north

JAMES M'KELVEY, Adm'r.

not follow it. It is thought it made a curve around the thigh bone, and is lying against it.

STATE OF OHIO, MONROE COUNTY, ss.

Thomas Martin, vs.

William Baily, Stephen Baily, Susannah Ba

county at their June session, for an alteration of of Duck creek on the land of Henry Sutten. Said alteration being in Franklin township, and to com-mence on the lands of J. Wheeler, at a water beech,

ROAD NOTICE.

ROAD NOTICE.

10 A. M. and 4 P. M. at the front door of the court house, in said county, proceed according to law to sell at public auction the following tract of land, to wit: the south west quarter of the south west quarter of section No. 5, of township No. 6, and the northwest quarter of the range No. 8, and the northwest quarter of the

COWEN & WIRE,

same immediately.

RUTH NEFF. April 5, 1844 .- 31

said estate, are requested to present them within

cornelius Okey | RY.—The children and heirs of surviving adm'r | Henry Balding deceased, whose of James Okey dec'd, and others are unknown to the sail complainant, together with all others interested, are hereby no tified that said complainant on the 3d day of October, 1843, filed in said court his bill in chancery, setting forth amounts other things that are the 17th

plainant, said oill prays for a specific performance of said contract, and for general relief, &c. JOSEPH MORRIS.

Monroe. May 3, 1844.

the property of Frederick Slusher at the suit of the

pective accounts. The business hereafter will be continued by James W. Shankland.